Case 2:25-cr-00003-AWA-RJK Document 17 Filed 12/30/24 Page 1 of 3 PageID# 30 Eastern District of Virginia – U.S. District Court

ARRAIGNMENT/DETENTION MINUTES:

	Time set:	11:00	Date: Presiding Judge:	Lawrence R. Leonard, USMJ		
	Start Time:	12:29	Courtroom Deputy:	Woodcock, L		
	End Time:	12.21	Reporter:	FTR – Mag 2		
	Split Time		U.S. Attorney:	Rebecca Gantt		
	Hearing Held:	(X) Norfolk () Newport News	Defense Counsel:	Jeffrey Swartz Lawrence Woodwan		
	Case Number		(X) Retained ()	Court appointed (') AFPD		
	Defendant	Brad Kenneth Spafford	Interpreter:			
	INITIAL APPEARANCE:		DETENTION. Pro	Her, Argument.		
			(V) Detention Hearing	ng (Y)Held () Waived		
	 () Indictment () Supervised Release () Probation () Pretrial Violation COUNSEL: () Court explained right to counsel () Counsel waived 		 (X) Detention Hearing (X) Held () Waived (X) Government motion for detention: 			
			() Granted(V)Den	ied ()Motion to Withdraw		
				red () Remanded		
			(X) Bond set 25	000 US		
			(X) Special Condition	ons of Release		
			() Defendant continued on previous bond() Additional Conditions of Release			
			() Defendant failed			
	' '	() Counsel desired.		tion for warrant -Granted		
		executed and filed in open court	000000			
	,	ected appointment of counsel	ORDERS:	/Dustactive Order Entered		
	() Defendant ordered to pay \$ beginning and each month thereafter until paid in full		() Agreed Discover	ry/Protective Order Entered		
			() Defendant consented to video proceedings. Order entered and filed			
	until paid	in full		as required by DPPA given to the		
			10.00	as required by DTTA given to the		
			prosecutor.	Enderce/witness presented		
	ARRAIGNMENT:		PRELIMINARY HI	FARING.		
		t formally arraigned		aring () Held () Waived		
		t waived formal arraignment	() Defendant stipul	lated to probable cause		
	() Defendant waived formal arraignment () Defendant entered plea of guilty () Defendant entered plea of not guilty		(X) Court finds prob			
			() Defendant held			
		() Jury demanded		SPEEDY TRIAL:		
	() Jury Waived() Jury waiver executed and filed		() By agreement of all parties, due to the complexity of the case and/or in the			
		ry motions deadline	interest of justice, pursuant to 18 USC			
() Response m		motions deadline	3161(h), speedy trial is waived			
) SRVH () PVH () Status Confer				
	(a) () N	forfolk () Newport News () Richmo	ond			
	APPEARANO	CE AT PRELIMINARY HEARING:				
	() Court inq	uired as to whether defendant wishes ap		tion Hearing:		
	at preliminary hearing. () Waiver of Appearance executed () Arraignment:		()			
			()			
	() Arraignm	ent:	()			
	SPEEDY TRI	[A] ·				
		ndant requested time to file pretrial i	motions. The court gra	nted this motion under 18 U.S.C.		
	3161(h)(7) or	ad Bloate v. II.S. 2010 WI 757660	(U.S.) and finds that the	e ends of justice are served by granting		
	this request v	which outweighs the best interest of t	he public and the defen	ident in a speedy trial and the time		
	neriod from t	he arraignment to the motions deadli	ine of is exclude	d under the Speedy Trial Act.		
6		ss: 1) Rachel Ann Cardwe	II GO	H ENS		
	tovi willy) fuerer min curio	G. H	Exts 1-7 - Admitted		
			4001	401 / Marune		

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Def ext

2 - Sealed - admitted

ADDITIONAL CON	DITIONS	OF	REL	EASI	Ł
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(v) The defendant is placed in the custody of: Ann Rosenfeld (mother - must sign bond) Address: Seacock Chapel Rd, Zuni VA 23898
Address: Saccock Chapet Rd. Zuni VA 23898
(a) submit to supervision by and report for supervision to the <u>United States Probation Office</u> , no later than <u>today</u> .
(b) continue or actively seek employment.
(□) (c) continue or start an education program.
(d) surrender any passport to: <u>U.S. Probation.</u>
(e) not obtain a passport or other international travel document.
(f) abide by the following restrictions on personal association, residence, or travel:
(g) avoid all contact, directly or indirectly, with any person who is or may be a victim or witness in the investigation or
prosecution, including:
(a) (b) get medical or psychiatric treatment:
(a) (b) get medical or psychiatric treatment: (b) (c) return to custody each at o'clock after being released at o'clock for employment, schooling
or the following purposes:
(□) (j) maintain residence at a halfway house or community corrections center, as the pretrial services office or supervising officer
considers necessary.
considers necessary. (b) (k) not possess a firearm, destructive device, or other weapon, as well as any parts thereof, to include no possess among a magazing (b) (l) not use alcohol (a) at all (b) excessively (b) with testing and treatment as directed.
(i) (not use alcohol (ii) at all (iii) excessively (iii) with testing and treatment as directed.
(m) not use or unlawfully possess a narcotic drug or other controlled substances defined in 21 0.5.C. § 602, amost presented by a
licensed medical practitioner.
(n) submit to testing for a prohibited substance if required by the pretrial services office or supervising officer. Testing may be used with random frequency and may include urine testing, the wearing of a sweat patch, a remote alcohol testing system, and/or
any form of prohibited substance screening or testing. The defendant must not obstruct, attempt to obstruct, or tamper with the
efficiency and accuracy of prohibited substance screening or testing.
(□) (o) participate in a program of inpatient or outpatient substance abuse therapy and counseling if directed by the pretrial services
office or supervising officer.
(x) (p) participate in one of the following location restriction programs and comply with its requirements as directed.
(\square) (i) Curfew. You are restricted o your residence every day (\square) from to, or (\square) as directed by
the pretrial services office or supervising officer; or
(ii) Home Detention. You are restricted to your residence at all times except for employment; education; religious
services; medical, substance abuse, or mental health treatment; attorney visits; court appearances; court-ordered obligations;
or other activities approved in advance by the pretrial services office or supervising officer; or
(a) (iii) Home Incarceration. You are restricted to 24-hour-a-day lock-down at your residence except for medical necessities
and court appearances or other activities specifically approved by the court; or
(a) (iv) Stand Alone Monitoring. You have no residential curfew, home detention, or home incarceration restrictions.
However, you must comply with the location or travel restrictions as imposed by the court. Note: Stand Alone Monitoring
(ODO) 1 1
should be used in conjunctions with global positioning system (GPS) technology. (q) submit to the following location monitoring technology and comply with its requirements as directed: (p) (i) Location monitoring technology as directed by the pretrial services or supervising officer; or
(a) (i) Location monitoring technology as directed by the pretrial services or supervising officer; or
(a) (ii) Voice Recognition; or
(a) (iii) Radio Frequency; or
(□) (iv) GPS.
(r) pay all or part of the cost of location monitoring based upon your ability to pay as determined by the pretrial services or
supervising officer.
(\square) (s) report as soon as possible, to the pretrial services or supervising officer, every contact with law enforcement personnel,
including arrests, questioning, or traffic stops.
(a) (b) The defendant must provide the Probation Officer access to any requested financial information and authorize the release of any
financial information.
(a) (b) The defendant shall notify current or future employers of charged offense (b) and provide contact information for individual
responsible for internet monitoring at place of employment. (\Box) (v) The defendant must not incur new credit charges, or apply for or open additional lines of credit, loans, or financial or bank
accounts without the prior approval of the probation office.
(□) (w) The defendant must not engage in any occupation that would require or enable access to the personal identity or financial
information of other without the prior approval of the probation office.
(\Box) (x) The defendant shall submit to mental health and/or sex offender evaluation and treatment as directed by the U.S. Probation
Office.
(□) (y) The defendant shall not use, have possession, or access any computer or internet, bulletin board, or chat room.
(a) (b) The defendant shall not use, have possession, of decess any computer of internet, currently (b) (c)
* Court amont to be filed lay CDB today of matter of land will to
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